Serial No. 07/794497

REMARKS

Applicants have amended the claims of the above identified application as required

by the Examiner in order to place the application in early condition for allowance. In this

regard, applicants note with appreciation the indication in the outstanding Official Action

that claims 1-9 and 19 are allowable in their present form, and that claims 20-24 are

subject only to a rejection under 35 U.S.C. §112. Claims 20-24 have therefore been

amended to indicate that the effective amount of applicants' compound is 0.1 to 1000 mg,

as fully supported by applicants' specification at page 23, line 25. Accordingly, it is most

respectfully requested that this rejection be withdrawn.

The Examiner inquires as to the presence of the proviso in claim 1. Applicants

submit that the substitution of at least one phenyl group is necessary for obtaining the

activity of the invention products, and that the disclaimer is not related to any prior art

reference.

The Examiner also suggests that in order to advance prosecution, the non-elected

invention be cancelled from the application. Claims 10-18 have accordingly been cancelled

from the application, subject to applicants' right to file one or more divisional applications

directed thereto.

In view of the above comments and amendments, favorable reconsideration and

allowance of all claims now present in the application are believed to be in order and are

most respectfully requested.

Respectfully submitted,

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